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NAME OF THE PARTY		eduction Act of 1995	no persons	Application Filing Date	respond to a Number		nd Tradem f informati ,461	ark Office;	U.S. DEPARTME	ENT OF COM	MERCE
	FO	RM	ļ	First Named	Inventor	Guest,	et al.				
			_	Art Unit							
(to be u	ised for all corresp	ondence after initial	filing)	Examiner N	ame					_	
Total Nu	mber of Pages in	This Submission	34	Attorney Do	cket Number	03332	7.0024				
			ENCL	OSURES	(Check	all that ap	nlv)				
Am Am Ext Info	tension of Time press Abandonr crified Copy of Fourment(s) ply to Missing Pomplete Application Reply to Mis	eclaration(s) Request ment Request sure Statement	Remark Combined Added Pa Statemen copy of co		vert to a plication ney, Revoca respondence fund CD(s) De Table on the point of filling e sent to not ry Interest by	cD of Attorney ion and Po	Po Ce As Co Co co co co co co co co co co co co co co	Apper of Apper (Apper Apper Ap	eturn Receipt of Express Mail Recordation C	ion to Board ferences ion to TC Reply Brief) on please Iden	I
		SIGNA	TURE O	FAPPLICA	NT, ATT	ORNEY	OR A	GENT			
Firm Name		Mullen	0.0								
Signature	Acc	ones of	12	erfer	-		_				
Printed nan	ne C Thomas	F. Bergert		Û			· · · · · · · · · · · · · · · · · · ·				
Date	May 30,	2006		Reg. No. 38,076							
	ostage as first c	rrespondence is b	eing facsim velope addr	ressed to: Co	d to the USP	PTO or dep	osited w	ith the Ur			
Typed or pr	rinted name	Saelul Rachelle	Green	berg				Date	5/30/	106	

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

STATEMENT ESTABLISHING PROPRIETARY INTEREST BY PERSON SIGNING ON BEHALF OF NON-SIGNING INVENTORS UNDER 37 C.F.R. 1.47(B) AND 35 U.S.C. 118

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The undersigned, serving in the capacity indicated, hereby declares that he/she is the person signing the declaration on the above-identified application on behalf of the non-signing inventors and makes this statement as to the facts establishing his/her proprietary interest.

As of the date he/she signed the declaration for this application, the proprietary interest in this invention belonged to the following juristic person: GTECH Global Services Corporation, Ltd., a corporation duly organized and validly existing under the laws of Cyprus with a principal address at 27 Gregory Afxentiou Avenue, 6021 Larnaca, Cyprus; and that, he/she is authorized to sign the statement on behalf of the juristic person; that he/she establishes the proprietary interest by: (1) the attached copy of an agreement executed by the non-signing inventors assigning rights to Inca Payments Ltd. ("Inca"), a UK company, whereby said agreement assigns all title in the inventions made during employment to Inca; and (2) the attached copy of an agreement assigning Inca's rights to GTECH Global Services Corporation, Ltd., whereby said documentation assigns and places ownership of this invention to the legal entity on whose behalf I have authority to sign. A copy of this assignment is being recorded with the U.S. Patent Office simultaneously herewith. A statement of facts is also being filed simultaneously herewith, wherein said statement is signed by a person having first-hand knowledge that the non-signing inventors were Inca employees when the invention was made.

In accordance with 37 CFR 3.73, the assignee hereby states that the evidentiary documents with respect to its ownership have been reviewed and that, to the best of assignee's knowledge and belief, title is in the assignee seeking to take this action.

	GTECH Global Services Corporation, Ltd.
Date: 5/26/06	By: Jun
	Printed Name: W. BRUCE TURNER
	Title: PRESIDENT & CEO

Attached: Copy of non-signing inventor assignment to Inca Payments Ltd.
Copy of assignment from Inca Payments Ltd. to GTECH Global Services Corporation Ltd.

PTO/SB/17 (01-06) Approved for use through 07/31/2006. OMB 0651-0032

Approved for use through 07/31/2006. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Raperwork Reduction Act of 1995 no persons are required to respond to a collection of information unless it displays a valid OMB control number U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

									
BADE Pursuant to the Consolid	Complete if Known								
	Application Num	nber 10/	10/539,461 (PCT/IB03/05665)						
FEE TR	Filing Date	Filing Date 6/20		003)					
Fo	First Named Inv	First Named Inventor Gues							
Applicant claims small	Londing status C	27 CED 4 27	Examiner Name	Examiner Name					
Applicant claims small	endly status. So		Art Unit						
TOTAL AMOUNT OF PAY	MENT (\$)	2,330.00	Attorney Docke	t No. 033	033327.0024				
METHOD OF PAYMENT (check all that apply)									
Check Credit Card Money Order None Other (please identify):									
Deposit Account D						en .			
•		ount, the Director is h	· ·	_					
Charge fee(s)) indicated below		Charg	je fee(s) indi	cated below, exce	pt for the filing fee			
Charge any a	dditional fee(s) o	or underpayments of	fee(s) Credit	t any overpa	vments				
under 37 CFF WARNING: Information on this				-		/ide credit card			
information and authorization	-								
FEE CALCULATION (A	II the fees bel	ow are due upon	filing or may be	subject to	a surcharge.)				
1. BASIC FILING, SEAF	•	_							
	FILING FEE	S SEA	RCH FEES Small Entity		ATION FEES Small Entity				
Application Type	44.	e (\$) Fee		Fee (\$)	Fee (\$)	Fees Paid (\$)			
Utility	300 1:	50 500	250	200	100				
Design	200 10	00 100	50	130	65				
Plant	200 10	00 300	150	160	80				
Reissue	300 1:	50 500	250	600	300				
Provisional	200 10	00 0	0	0	0				
2. EXCESS CLAIM FEE	ES					mall Entity			
<u>Fee Description</u> Each claim over 20 (i	including Reiss	uec)			<u>Fee (\$)</u> 50	<u>Fee (\$)</u> 25			
Each independent cla	_				200	100			
Multiple dependent c	•	,			360	180			
Total Claims	Extra Claims		ee Paid (\$)			endent Claims			
- 20 or HP = HP = highest number of total		·	· 		<u>Fee (\$)</u>	Fee Paid (\$)			
Indep. Claims	Extra Claims		ee Paid (\$)			<u></u> ·			
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HP = highest number of indep 3. APPLICATION SIZE	•	nor, ii greater triair 5.							
If the specification and	drawings exce	-	• •		•	-			
listings under 37 Cl	, ,,,,		•		all entity) for ea	sch additional 50			
sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets Extra Sheets Number of each additional 50 or fraction thereof Fee (\$) Fee Paid (\$)									
- 100 = / 50 = (round up to a whole number) x =									
4. OTHER FEE(S) Non-English Specification, \$130 fee (no small entity discount) Fees Paid (\$)									
Other (e.g., late filing	•	•		Extension of	f Time	\$2,330			
SUBMITTED BY		1/2 2 /-	Registration No		Talashass				
Signature #w	masok	Bulent	Registration No. 3 (Attorney/Agent)	8,076	гегерпопе	703.760.5200			
Name (Print/Type) Thomas F	. Bergert	- 0			Date May 3	30, 2006			

This collection of information is required by 37 CFR 1.136. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

MAY 3 0 2006 BY

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:						
John Guest et al.						
Serial No. 10/539,461]					
International Application No. PCT/IB03/05665						
International Filing Date December 22, 2003						
For: PAYMENT SYSTEM]					

Certificate under 37 CFR 1.10 of Mailing by "Express Mail"

ED 493981936 US "Express Mail" label number

May 30, 2006
Date of Deposit

I hereby certify that this correspondence is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313.

Signature of person mailing correspondence

Rachelle Gruenberg
Typed or printed name of person mailing correspondence

Note: Each paper must have its own certificate of mailing by "Express Mail". 1289036v1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Pe application of:

John Guest et al.

Box: MISSING PARTS

Serial No.

10/539,461

International Application No.

PCT/IB03/05665

International Filing Date

December 22, 2003

For: PAYMENT SYSTEM

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO NOTICE TO FILING MISSING PARTS

Dear Sir:

This is in response to the Notice to File Missing Parts mailed October 31, 2005 in this application. The application as originally filed was missing the signed declaration.

06/05/2006 MKAYPAGH 00000122 10539461

02 FC:1617

130.00 OP

Filed herewith is a substitute Combined Declaration and Power of Attorney form, an Added Page to the Combined Declaration and Power of Attorney form, a Statement of Facts related to the attempts to reach the non-signing inventors with supporting documents, a Statement of Proprietary Interest of the juristic person having authority to make this application for patent on behalf of the non-signing inventor with supporting documentation, and a copy of the Notice to File Missing Parts.

It is submitted that the attached documents support the identification of John Guest and Brian Tagg as the inventors of this application; that the inventors were unavailable to sign the declaration for this application despite diligent efforts; that the inventors had agreed to assign all right, title and interest in and to the invention covered by this application to Inca Payments, Ltd, as recorded with the U.S. Patent and Trademark Office on June 20, 2005 at Reel 017179 and Frame 0278; that Inca Payments, Ltd. subsequently assigned its rights to the application to GTECH Global Services Corporation, Ltd., that GTECH Global Services Corporation, Ltd. is entitled to make this application for patent on behalf of the inventors; and that this response and supporting documentation is in compliance with 37 CFR 1.63 and 1.47.

Attached is a check in the amount of \$2330.00 covering the required fee for this response, along with a petition and fee for a 5-month extension of time. The Commissioner is hereby authorized to charge Deposit Account No. 50-0766 in payment of any additional required fees, with the exception of the issue fee.

Respectfully submitted,

WILLIAMS MULLEN

Thomas F. Bergert, Reg. No. 38,076

WILLIAMS MULLEN 8270 Greensboro Drive Suite 700 McLean, VA 22102 (703) 760-5200

Attached:

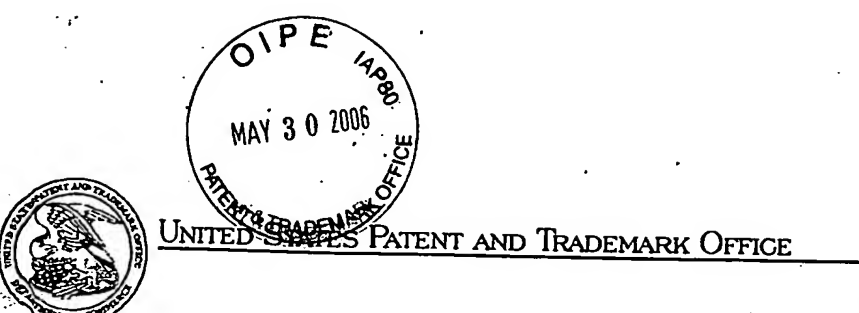
- (a) check for \$2330.00
- (b) Combined Declaration and Power of Attorney
- (c) Added Page to Combined Declaration and Power of Attorney
- (d) Statement of Facts in support of filing for non-signing inventors

- (e) copy of correspondence sent to non-signing inventors
- (f) Statement of Proprietary Interest by Person signing on behalf of non-signing

inventors

- (g) copy of recorded assignment from inventors to Inca Payments, Ltd.
- (h) copy of assignment from Inca Payments, Ltd. to GTECH Global Services Corporation, Ltd.
 - (i) recordation form cover sheet
 - (j) petition and fee for 5 month extension of time
 - (k) copy of Notice to File Missing Parts
 - (1) certificate of express mailing

Date: May 30, 2006



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

U.S. APPLICATION NUMBER NO.

FIRST NAMED APPLICANT

ATTY. DOCKET NO.

10/539,461

John Guest

033327.0024

INTERNATIONAL APPLICATION NO.

PCT/IB03/05665

I.A. FILING DATE PRIORITY DATE

12/22/2003

www.uspto.gov

12/20/2002

Thomas F Bergert Williams Mullen 8270 Greensboro Drive Suite 700 McLean, VA 22102

Entered in Patent Docket

By: RA Date: 103/05

Action due:

Williams Mullen

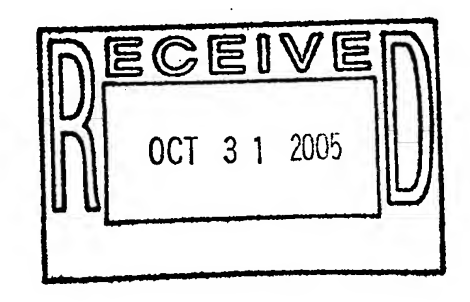
CONFIRMATION NO. 8391
371 FORMALITIES LETTER
COC00000017332910*

Date Mailed: 10/31/2005

NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)

The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as a Designated / Elected Office (37 CFR 1.495).

- Copy of the International Application filed on 06/20/2005
- Copy of the International Search Report filed on 06/20/2005
- Preliminary Amendments filed on 06/20/2005
- U.S. Basic National Fees filed on 06/20/2005
- Priority Documents filed on 06/20/2005
- Specification filed on 06/20/2005
- Claims filed on 06/20/2005
- Abstracts filed on 06/20/2005
- Drawings filed on 06/20/2005



The applicant needs to satisfy supplemental fees problems indicated below.

The following items MUST be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371:

- Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application number and international filing date.
- To avoid abandonment, a surcharge (for late submission of filing fee, search fee, examination fee or oath or declaration) as set forth in 37 CFR 1.492(h) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.

SUMMARY OF FEES DUE:

Total additional fees required for this application is \$130 for a Large Entity:

• \$130 Surcharge.

ALL OF THE ITEMS SET FORTH ABOVE MUST BE SUBMITTED WITHIN TWO (2) MONTHS FROM THE DATE OF THIS NOTICE OR BY 32 MONTHS FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.

The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).

Applicant is reminded that any communications to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above (37 CFR 1.5)

A copy of this notice MUST be returned with the response.

PAULETTE R KIDWELL

Telephone: (703) 308-9140 EXT 216

PART 1 - ATTORNEY/APPLICANT COPY

II.C. ADDI ICATIONA DE				
U.S. APPLICATION NUMBER NO.	INTERNATIONAL APPLICATION NO.	ATTY. DOCKET NO.		
10/539,461	PCT/IB03/05665	033327.0024		

FORM PCT/DO/EO/905 (371 Formalities Notice)



RADICALL PROJECTS LIMITED

AND

JOHN GUEST

AND

BRIAN TAGG

AND

INCA PAYMENTS LIMITED

IP ASSIGNMENT AGREEMENT



THIS AGREEMENT is made on 24 June 2003

BETWEEN:

- (1) RADICALL PROJECTS LIMITED, a company incorporated in England (registered no. 4479900), whose registered office is at Stansted House, Hampshire P09 6DX, United Kingdom (the "Assignor");
- (2) JOHN GUEST of Tregarth, 5 Old Street, Hill Head, Fareham, Hants PO14 3HU;
- (3) BRIAN TAGG of The Old Bakery, Cheddon Fitzpaine, Taunton, Somerset TA2 8LN (together with John Guest, the "Inventors" and each an "Inventor"); and
- (4) INCA PAYMENTS LIMITED, a company incorporated in England (registered no. 4724859), whose registered office is at Link House, 19 Colonial Way, Watford, Hertfordshire WD24 4JL United Kingdom (the "Assignee").

THE PARTIES AGREE as follows:

RECITALS:

- (A) The Inventors claim to have transferred their interest in the Payment System Patent Application to the Assignor.
- (B) In the event that the Inventors have retained any right, title or interest in the Payment System Patent Application, the Inventors now wish to transfer any such right, title and interest to the Assignee.
- (C) In the event that the Assignor or an Inventor owns any patent or design rights relating to the Inca Services (whether registered or unregistered) (including, without limitation, the Payment System Patent Application) which it has not already assigned to the Assignee it now also wishes to assign those rights to the Assignee.
- (D) The Assignor and the Inventors may own certain copyright which the Assignee requires in order to provide the Inca Services, and to the extent that they have not already assigned the same to the Assignee, they now wish to do so.

1. **DEFINITIONS**

- 1.1 In this Agreement (including in the recitals to this Agreement):
 - "Act" means the Copyright, Designs and Patents Act 1988 as modified or re-enacted or both from time to time whether before or after the date of this Agreement;
 - "Applications" means any applications by the Assignor or an Inventor (whether legally or beneficially and whether solely or jointly with another party or person and wherever subsisting in the world) to register any patents relating to, used or exploited or capable of being used or exploited in connection with the Inca Services including the Payment System Patent Application and any right to make such application;
 - "Designs" means the registered designs and unregistered design rights and any applications for designs relating to, used or exploited, or capable of being used or

· UK/1748/07

-1-

G1026/00996

exploited in connection with the Inca Services and any right to make such an application (if any) which the Assignor or an Inventor may at the date of this Agreement own (whether legally or beneficially and whether solely or jointly with another party or person and wherever subsisting in the world);

"Inca Services" means the services related to or connected with the use of two-dimensional barcode, magnetic stripe and "e-voucher" technologies together with other technologies to facilitate the use of retail electronic networks for the purpose of permitting the prepayment of mobile telephone services;

"Patents" means together the Applications and the Registered Patents and any registered patents or patent applications deriving priority therefrom relating to, used or exploited, or capable of being used or exploited in connection with the Inca Services;

"Payment System Patent Application" means the UK patent application specified in the Schedule to this Agreement;

"Registered Patents" means any United Kingdom registered patents (if any) owned by the Assignor or an Inventor (whether legally or beneficially and whether solely or jointly with another person or parties) relating to, used or exploited or capable of being used or exploited in connection with the Inca Services;

"Works" means all code, source code and other software (including, without limitation, all modules, routines and sub-routines and all source and other preparatory materials relating to them, including functional specifications and programming specifications, programming languages, algorithms, flow charts, logic, logic diagrams, orthographic representations, file structures, coding sheets and coding), any user manuals, design documentation, process documentation, test plans and all other documentation relating to the Inca Services.

1.2 References in this Agreement to the masculine gender shall include the feminine and neuter genders.

2. ASSIGNMENT

In consideration of the sum of £1 now paid by the Assignee to the Assignor and each Inventor (the receipt of which the Assignor and the Inventors each hereby acknowledge), each of the Assignor and each Inventor hereby assigns to the Assignee absolutely, as legal and beneficial owner and with full title guarantee, all of its rights, title and interest (if any) in and to:

- 2.1 all copyright and other rights of a similar nature in the Works (wherever subsisting in the world) including, without limitation:
 - 2.1.1 the exclusive right to do and to authorise others to do the acts restricted by Part 1 of the Act in relation to the Works in the United Kingdom;
 - 2.1.2 all rights of a similar nature to those described in clause 2.1.1 conferred in respect of the Works by the laws in force in all other countries; and

UK/1748/07 - 2 - G1026/00996

- the right to sue for and to recover damages and other remedies in respect of any infringement of the copyright in the Works which may have occurred before the date of this Agreement; and
- 2.2 the Patents, including, without limitation:
 - its right, title and interest (if any) in and to the Applications with the intent that the grant of any patents pursuant to the Applications will be in the name of and will vest in the Assignee;
 - any rights the Assignor or an Inventor may have to make any further Application (if any) with the intent that the Application may be made in the Assignee's name and the grant of any patents pursuant to the Applications will be in the name of and will vest in the Assignee;
 - all the rights, powers, liberties and immunities conferred on the applicant for or registered proprietor of the Patents, free from all liens, charges and encumbrances:
 - the right to sue for and to recover damages and other remedies in respect of any infringement of the Patents or other acts carried out by another person within the scope of the claims of any published specification of any of the Patents which may have occurred before the date of this Assignment; and
 - 2.2.5 all of its rights to apply for, prosecute and obtain patents or similar rights or protection in respect of any of the inventions forming the subject-matter of the Patents in any country of the world (including the right to claim priority from the Patents); and
- 2.3 all of its rights, title and interest (if any) to the Designs at the date of this Agreement including:
 - 2.3.1 the right to do and to authorise others to do the acts restricted by Part III of the Act in relation to the Designs in the United Kingdom; and
 - 2.3.2 the right to sue for and to recover damages and other remedies in respect of any infringement of the Designs which may have occurred before the date of this Assignment.

3. FURTHER ASSURANCE

- 3.1 The Assignor and the Inventors shall on request by the Assignee in writing and at the Assignee's expense do and execute or arrange for the doing and executing of, each necessary act, document and thing to implement the assignments provided for in this Agreement.
- 3.2 The Assignor and the Inventors shall, at the Assignee's expense, give all such assistance as the Assignee may reasonably request to complete the registration of:
 - 3.2.1 any Application existing at the date of this Agreement;

- 3.2.2 any future patent application deriving its priority date from a Registered Patent or an Application;
- 3.2.3 any future application for the registration of any Designs.

4. GOVERNING LAW

This Agreement is governed by English law.

U1748/07 - 4 -

G1026/00996

SCHEDULE

Country

Application Number

Application Date

United Kingdom

GB0229765.3

20 December 2002

· UK/1748/07

-5-

G1026/00996

EXECUTED by the parties

	•	
Signed by a duly authorised representative of RADICALL PROJECTS LIMITED:))	MICHOLAS NEALING- SMITH DIRECTOR
Signata	ire	
Signed by a duly authorised representative of INCA PAYMENTS LIMITED:)))	LESLIE G. LOWIN DIRECTOR
L.C.Zwi. Signatu	ire.	
Signed by JOHN GUEST :)	
Signatu	re	
Signed by BRIAN TAGG:)	
Signatur	rė	

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:]	
John Guest et al.]	Box: MISSING PARTS
Serial No.	10/539,461		
Filed:	December 20, 2002]	
For: PAY	MENT SYSTEM]	

STATEMENT OF FACTS IN SUPPORT OF FILING ON BEHALF OF NON-SIGNING INVENTORS AND PROOF OF NEED TO PREVENT IRREPARABLE DAMAGE UNDER 37 C.F.R. 1.47(B) AND 35 U.S.C. 118

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This statement is made as to the exact facts that are relied upon to establish the diligent effort made to secure the execution of the declaration by the non-signing inventors for the above-identified patent application before and after deposit thereof in the U.S. Patent and Trademark Office.

Because signing on behalf of the non-signing inventors is by an entity showing a sufficient proprietary interest, this statement also recites facts as to why this action is necessary to preserve the rights of the parties or to prevent irreparable damage.

IDENTIFICATION OF PERSON MAKING THIS STATEMENT OF KNOWN FACTS

Denise Taliaferro, Esq. GTECH Corporation 55 Technology Way West Greenwich, RI 02817

LAST KNOWN ADDRESSES OF THE NON-SIGNING INVENTORS

John Guest and Brian Tagg, who are non-signing inventors who cannot be found or reached. The inventors are English citizens whose last known addresses are as follows:

- (1) John Guest, Tregarth, 5 Old Street, Hill Head, Faireham, Hants PO14 3HU, UK
- (2) Brian Tagg, The Old Bakery, Cheddon Fitpaine, Taunton, Somerset TA2 8LN, UK

DETAILS OF EFFORTS TO REACH NON-SIGNING INVENTORS

John Guest and Brian Tagg are the inventors of the invention described in the present patent application. At the time of the invention, the inventors were employees of Inca Payments Ltd. ("Inca"), a UK company. At the time of filing the priority GB application no. 0229465.3 in the UK, Inca was partly owned by GTECH Corporation. Subsequent to the filing of the priority GB application, and on or around June 24, 2003, the inventors assigned rights to the invention to Inca pursuant to an IP assignment agreement referenced and attached to the separately submitted Statement Establishing Proprietary Interest. On or around February 22, 2005 GTECH Global Services Corporation acquired the remaining previously-unowned portion of Inca so as to have complete ownership of Inca, at which time Inca became a subsidiary of GTECH Global Services Corporation. At the time of filing the present application, the above-named inventors were unavailable to sign the application papers.

On March 30, 2006, I did cause to be mailed a letter to be mailed via UPS to the last known address of non-signing inventors Guest and Tagg. A complete copy of the application papers was enclosed with the registered letter. A copy of the letter as sent is attached hereto. No return receipt has been received indicating that this inventor received the application papers.

PROOF OF NEED TO PREVENT IRREPARABLE DAMAGE OR PRESERVE THE RIGHTS OF THE PARTIES

This action is necessary to preserve the rights of the undersigned entity in making a timely claim of priority under 35 U.S.C. 119(a). The present application claims priority of the earlier filed GB application serial no. 0229465.3, filed December 20, 2002.

GTECH Corporation

Date: 5/26/06

By: Danise aliageno

Printed Name: Denise la liaterro

Title: Sr. Carporate Coursel

Attached:

copies of letter sent to non-signing inventors Guest and Tagg on March 30, 2006.

Copy of UPS Authorization Form to letter of Tagg.

#1242273



55 Technology Way
West Greenwich, Rhode Island
02817 USA
Telephone 401 392-1000
Fax 401 392-0391

March 30, 2006

Brian Tagg
The Old Bakery
Cheddon Fitzpaine
Taunton, Somerset TA28LN
United Kingdom

Re: Payment System: Application No. PCT/IB2003/005665

Dear Mr. Tagg:

Enclosed please find a Declaration for Utility or Patent Application as it applies to the above-referenced patent application.

By way of background, you (and Mr. Brian Tagg) assigned this patent to Radicall Projects Limited on June 24, 2003. I have enclosed a copy of this document for your review, as well as a copy of the PCT (Patent Cooperation Treaty) patent application, PCT/IBV2003/005665.

I would request that you and date the Declaration where indicated and return it to me as soon as possible. For your convenience, I have enclosed a Waybill for your use in returning the signed and dated document to me.

Thank you for your assistance. If you should have any questions, please do not hesitate to contact me.

Very truly yours,

DENISE D. TALIAFERRO

Sr. Corporate Counsel Phone: 401-392-5010 Fax: 401-392-0391

Email: denise.taliaferro@gtech.com

DDT:ab Enclosures

UPS Authorization Form

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